UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

UNITED STATES OF AMERICA,)
Plaintiff,)
v.) No. 3:21-cr-00264
BRIAN KELSEY and))
JOSHUA SMITH.)
Defendants.)

AGREED SCHEDULING ORDER

The Court has been advised that the parties have agreed as follows:

This case will proceed to trial on **January 23, 2023, at 9:00 a.m.** The parties expect the trial to last up to three weeks.

Deadlines

Regarding pretrial motions, other deadlines, and status conferences, the parties agree to the following schedule:

Superseding Indictment Deadline

February 4, 2022 Deadline for the government to obtain a Superseding Indictment

Discovery-Related Motions

May 6, 2022	Deadline for motions regarding discovery issues and timing of <i>Brady</i> or othergovernment disclosures
May 20, 2022	Deadline for responses in opposition to discovery-related motions
May 27, 2022	Deadline for any replies related to discovery-related motions
June 10, 2022	Status Conference at 9:00 a.m. and any motion hearing (if necessary)

Expert Disclosures

May 20, 2022 Deadline for the parties to disclose expert witnesses

Deadline for Resolution via Fed.R.Crim.Proc. 11(c)(1)(B) or (C)/Status Conference

August 12, 2022 Deadline to reach a resolution via Fed.R.Crim.Proc. 11(c)(1)(B) or (C)

Status Conference at 9:00 a.m.

October 21, 2022 Deadline for entry of an open plea. If the defendant has not filed a motion to

change plea by that date, the United States will oppose any attempt by the defendant to seek the benefit of the U.S.S.G § 3E1.1(b) third point offense level reduction for acceptance of responsibility, to the extent it could apply.

Pretrial Motions, including Daubert Motions Related to Expert Witnesses

September 2, 2022 Deadline for pretrial motions, including *Daubert* motions

September 16, 2022 Deadline for responses to motions

September 23, 2022 Deadline for replies to motions

Evidentiary Hearings (Including Daubert Hearings)/Status Conference

October 3-7, 2022 Status Conference on October 7, 2022 at 9:00 a.m.

Rule 12.2 Notice

November 23, 2022 Deadline to file Rule 12.2 Notice

Rule 12.1 Notice

November 23, 2022 Deadline to file Rule 12.1 Notice

Exhibit Review

November 10, 2022 Exhibit Review¹

November 21, 2022 Deadline for joint certification that exhibit review has been completed and

statement of any related issues

December 2, 2022 Status conference at 9:00 a.m. to discuss any issues related to the exhibit

review

Motions in Limine

December 8, 2022 Motions in Limine shall be filed

December 22, 2022 Responses to motions in limine shall be filed

December 29, 2022 Any replies to motions in limine shall be filed

Government's Notices Pursuant to Rules 404(b) and 609

August 5, 2022 Government shall file notice of intent to offer evidence under Federal Rules

of Evidence 404(b) and 609

Federal Rule of Evidence 404 motions to admit or exclude shall be filed by September 7, 2022. Responses shall be filed by September 21, 2022. Any reply shall be filed by September 28, 2022.

reprisant of med by september 20, 2

Juror Ouestionnaires

November 23, 2022 Proposed Juror Questionnaires Due

December 2, 2022 Status conference on proposed jury questionnaire at 9:00 a.m.

January 10, 2023 Distribution of Completed Juror Questionnaires to the Parties

_

¹ The government reserves the right to request the introduction into evidence of trial exhibits not made available to the defendants at the exhibit review, if necessary, because of such situations where the government elects to introduce an exhibit at trial that has been previously provided to the defense in discovery but which the government did not contemplate using as an exhibit at trial at the time of the exhibit review, or where the government learns of additional evidence after the exhibit review and intends to introduce that evidence at trial. The defense also reserves its right to object to the introduction of such evidence as appropriate, including (for example) on the grounds that such evidence is unduly prejudicial or should have been produced earlier or is otherwise excludable. The government will make all reasonable efforts to alert the defendants of any such development at the earliest possible time.

Jencks Material Disclosure

November 20, 2022 Government shall disclose all remaining Jencks material to defendants

Witness/Exhibit Disclosure

January 4, 2023 Government and the defense shall disclose its witness and exhibit lists²

Jury Instructions, Verdict Form, Joint Statement of the Case, Trial Briefs and other matters

December 27, 2022 Proposed jury instructions, verdict form, joint statement of the case for jury selection, trial briefs and any case specific voir dire question that either party request be asked by the Court

Pretrial Conference

January 5-6, 2023 Pretrial Conference from 9:00 a.m. – 5:00 p.m. each day.

The Court, having considered the agreement of the parties, hereby adopts the same. IT IS SO ORDERED.

WAVERLY D. CRENSHAW, JR. (/ CHIEF UNITED STATES DISTRICT JUDGE

² The defense will make a good faith effort to disclose all witnesses the defendant intends to call in its case-in-chief. But the defense reserves the right to call other witnesses depending upon the government's proof presented during the trial. The government likewise reserves its right to add to its witness list depending upon the proof presented in the defendant's case-in-chief.